

November 2, 1937.

Mr. Howard B. Myers, Director
Division of Social Research,
Works Progress Administration,
1734 New York Avenue NW.,
Washington, D. C.

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ARIZONA ATTORNEY GENERAL

Dear Mr. Myers:

Replying to your letter of October 8th in which
you ask for our opinion on the following question:

"Do the residence requirements as set forth
by Ch. 18 of Laws (1937), apply to care granted
in county homes and in county farms, hospital-
ization and medical care, and contract care as
set forth by Section 774 (5) and Section 811 of
Revised Code (1936 Supp.), and Laws (1937 3rd
Ex.) Ch. 4, Sec. 17."

you are advised:

It is our opinion that Chapter 18 of the Session
Laws of 1937, prescribes the residence requirements
for all persons receiving direct relief, aid or employ-
ment relief from any agency supported by the State,
except in cases of hospitalization and medical care
of the indigent sick. In the latter case the residence
requirements are set forth in Section 4, Chapter 4,
Third Special Session Laws of 1937.

Replying to your second question, the County and
State Boards of Social Security and Welfare take over
all the powers and duties of the County Boards of Super-
visors in the administration of all forms of relief,
except as is provided in said Chapter 4 of the Third
Special Session Laws of 1937, which chapter requires the
Boards of Supervisors to provide hospitalization and medical
care for the indigent sick.

Very truly yours,

JOE CONWAY,
Attorney General.

EARL ANDERSON,
Assistant Attorney General.